



Attorney Docket No. 09794440-1000

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of:

Jae Duck Kim

Application No. 10/072,181

Filed: **February 7, 2002**

For: PICTURE-ON-PICTURE DECAL SHEET

) Group Art Unit: 1774
)

) Examiner: **Tamra Dicus**
)

) I hereby certify that this document is being deposited
) with the United States Postal Service as first class mail
) in an envelope addressed to: Commissioner for Patents,
) P.O. Box 1450, Alexandria, VA 22313-1450 on
) November 7, 2005.

) 
) Antonietta Musto

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

**REQUEST FOR WITHDRAWAL AS ATTORNEY
(37 C.F.R. Section 10.40(c))**

I. REQUEST FOR PERMISSION TO WITHDRAW

I, an attorney signing below, respectfully request permission to withdraw from all further responsibility in this case, in accordance with 37 C.F.R. Section 1.36.

II. LAST KNOWN ADDRESS OF CLIENT

The last known mailing address of the assignee is:

Mr. Jae Duck Kim
Fantastix Co., Ltd.
558, Keajeon-Ri, Wachon-Myun
Kyungsan, Kyung buk
KOREA
82-53-853-9451 ph
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III. BASIS FOR WITHDRAWAL REQUEST

The basis for the request for withdrawal is 37 C.F.R. section 10.40(c)(1).

Explanation (including brief description of exhibits, if any):

The client has failed to pay more than one bill rendered by the practitioner for an unreasonable period of time, and does not respond to repeated requests for instructions.

IV. ALLOWANCE OF TIME FOR CLIENT TO ACT

Status of this Application: Response to May 5, 2005 Office Action enclosed.

V. NOTIFICATION OF CLIENT

In accordance with 37 C.F.R. section 10.40(a), a copy of this request, including attachments, is being sent to the client.

A copy of the letter to the client is attached.

VI. NUMBER OF COPIES OF REQUEST

This request is enclosed in triplicate.

VII. RELATED APPLICATIONS

Related Applications for Which Withdrawal is Requested: None.

VIII. SIGNATURE OF WITHDRAWING PRACTITIONER

Signature of the attorneys withdrawing made on behalf of all practitioners with the firm of
SONNENSCHN NATH & ROSENTHAL, LLP listed on the power of attorney.

Respectfully submitted,

Dated: November 7, 2005

By: 

David Rozenblat

Registration No. 47,044

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November 7, 2005
VIA FACSIMILE AND INTERNATIONAL FEDERAL EXPRESS

Mr. Jae Duck Kim
Fantastix Co., Ltd.
558, Keajeon-Ri, Wachon-Myun
Kyungsan, Kyung buk
KOREA

URGENT

Re: U.S. Patent Application No. 10/072,181
Filing Date: February 7, 2002
For: "PICTURE-ON-PICTURE DECAL SHEET"
Inventor: Jae Duck Kim
SNR File No. 09794440-1000

Dear Mr. Kim:

As stated in our November 4, 2005 letter, the final deadline to file a response to the May 5, 2005 Office Action was today. To avoid abandoning the application and preserve your rights, we filed the enclosed Response on your behalf, and the enclosed Request for Withdrawal as Attorney or Agent and Change of Correspondence Address.

Our actions are consistent with what is recommended in the Patent Office Rules and Practice, cited below:

12-5-5. Where a client has not paid his bills or where a client does not respond to letters and it is questionable as to whether the client will pay bills, the PTO Office of Enrollment and Discipline takes the position that the attorney (or agent) has the duty to "do everything short of paying fees to preserve the client's rights."

In the situation where an Office Action is pending and one has not heard from the client at all, and the client owes money to the attorney, the attorney must prepare a response and submit it to the PTO. The extension fees, if any, do not have to accompany the response. *The attorney must notify the client that the response has been filed, along with any required petition for extension, and that it is the client's duty to pay the fees. Consequently, if the application becomes abandoned, it is the client's fault for not having paid the fees.* In this manner the attorney has done everything possible to safeguard the client's rights.

Mr. Jae Duck Kim
Fantastix Co., Ltd.
November 7, 2005
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It is your obligation to pay the three-month extension fee to the PTO to keep your application alive. You will be receiving a "Notice of Missing Parts" from the PTO within the next few months identifying the fees that are due and the deadline for submitting the required fees. If you do not pay the proper filing fees by the deadline, your application will become abandoned.

Please note that we cannot continue to incur costs with no prospect of payment. By withdrawing, we by no means are waiving our right to collect all fees and costs associated with our representation of you. Your outstanding balance as of today is \$100,953.37. Please contact our offices to arrange payment.

If you have any questions or concerns, please do not hesitate to contact us.

Very truly yours,

SONNENSCHN NATH & ROSENTHAL LLP



Marina N. Saito

/am
Enclosures

cc: Mr. James Y. Shikami
United Patent and Trademark Office